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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/665,917	09/17/2003	Kouji Kataoka	16869G-086500US	7065
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TWO EMBARCADERO CENTER			RENNER, CRAIG A	
EIGHTH FLOO SAN FRANCI	OK SCO, CA 94111-3834	ART UNIT PAPER NUMBER		
		2627		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)		
		10/665,917	KATAOKA, KOUJI		
	Office Action Summary	Examiner	Art Unit		
		CRAIG A. RENNER	2627		
	The MAILING DATE of this communication app	pears on the cover sheet with the c	orrespondence address		
Period fo	• •				
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL' CHEVER IS LONGER, FROM THE MAILING Donsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Depend for reply is specified above, the maximum statutory period or re to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tinwill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status					
1)⊠	Responsive to communication(s) filed on 17 D	ecember 2007.			
2a)⊠	This action is FINAL . 2b) ☐ This action is non-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.		
Dispositi	on of Claims				
5)□ 6)⊠ 7)□	Claim(s) <u>1-18</u> is/are pending in the application. 4a) Of the above claim(s) <u>7-16</u> is/are withdrawn Claim(s) is/are allowed. Claim(s) <u>1-6,17 and 18</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/o	n from consideration.			
Applicati	on Papers				
•	The specification is objected to by the Examine The drawing(s) filed onis/ are: a) acc Applicant may not request that any objection to the	epted or b)□ objected to by the I			
11)	Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	tion is required if the drawing(s) is ob	jected to. See 37 CFR 1.121(d).		
Priority u	ınder 35 U.S.C. § 119				
12) [a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1 Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureausee the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage		
Attachmen	t(s)				
_	e of References Cited (PTO-892)	4) Interview Summary			
2) Notic 3) Infor	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:			

DETAILED ACTION

Election/Restrictions

1. Claims 7-16 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to one or more non-elected inventions/species, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on 19 December 2005.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-6 and 17-18 rejected under 35 U.S.C. 103(a) as being unpatentable over Han et al. (US 6,383,574).

With respect to claims 1-6 and 17-18, Han teaches a composite magnetic head comprising a magnetoresistive head (FIG. 4, for instance) comprising a lower magnetic shield (at least a portion of 10, see lines 4-23 in column 6, for instance, i.e., "shield layer") disposed above a substrate (includes at least another portion of 10, see lines 4-23 in column 6, for instance, i.e., "base substrate"); a lower gap layer (includes at least another portion of 10, see lines 4-23 in column 6, for instance, i.e., "non-magnetic spacer"); a first ferromagnetic

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layer (14); a non-magnetic layer (16); a second ferromagnetic layer (18); an antiferromagnetic layer (20) having ion implanted regions (20a and 20b) on both ends thereof; first electrode layers (22a and 22b) disposed respectively on the regions of the anti-ferromagnetic layer, the respective first electrode layers separated from each other (as shown in FIG. 4, for instance, i.e., layer 22c separates layers 22a and 22b from each other); magnetic domain control layers (28a and 28b) disposed respectively on the ends of a stack of layers consisting of the first ferromagnetic layer, the non-magnetic layer, the second ferromagnetic layer, the anti-ferromagnetic layer, and the first electrode layers (as shown in FIG. 4, for instance); and second electrode layers (30a and 30b) disposed above the magnetic domain control layers (as shown in FIG. 4, for instance), wherein a width in a track width direction between the first electrode layers is smaller than a width in a track width direction of between the second electrode layers (as shown in FIG. 4, for instance) [as per claims 1 and 5]; wherein the regions of both ends of the anti-ferromagnetic layer are formed by implanting impurities into the antiferromagnetic material (lines 30-31 in column 8, for instance) [as per claim 2]; wherein a width of each of the first electrode layers is 20 nm or less (lines 48-50 in column 7, for instance) [as per claim 3]; wherein the first and the second electrode layers contain one or more of elements of at least Au, W, Ru, Rh, Cu, Ti, Ag, Pt, Pd, Cr, In, Ir, Nb and Zr (lines 39-48 in column 7 and line 65 in column 9 thru line 7 in column 10, for instance, i.e., both include W, that is, "tungsten," for instance) [as per claim 4]; wherein crystal orientation underlying layers (22a and 22b) are disposed below the magnetic domain control layers (as shown in FIG. 4,

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for instance) [as per claim 6]; wherein the first ferromagnetic layer is provided between the lower gap layer and the non-magnetic layer (as shown in FIG. 4, for instance), and wherein the second ferromagnetic layer is provided between the anti- ferromagnetic layer and the non-magnetic layer (as shown in FIG. 4, for instance) [as per claim 17]; wherein the first ferromagnetic layer is a free layer (lines 35-36 in column 5, for instance), and wherein the second ferromagnetic layer is in contact with the anti-ferromagnetic layer (as shown in FIG. 4, for instance) [as per claim 18].

Han, however, does not explicitly state that the ion implanted regions of the anti-ferromagnetic layer are "non-magnetic" as per claim 1-6 and 17-18; that the composite magnetic head further comprises "an upper gap layer disposed above the second electrode layers and the stack of layers; an upper magnetic shield disposed above the upper gap layer; and an inductive magnetic head disposed above the magnetoresistive head via an insulation layer" as per claims 1-6 and 17-18; and further that the composite magnetic head further comprises "soft magnetic layers … disposed between the magnetic domain control layers and the second electrode layers" as per claim 5.

Han does however teach that pinned layer ion implanted regions (18a and 18b), which directly correspond to the ion implanted regions of the antiferromagnetic layer, are transformed into non-magnetic regions (lines 50-60 in column 8, for instance). Han also teaches application of the invention in a magnetic read/write head (lines 30-36 in column 1, for instance). Official notice is taken of the fact that is notoriously old and well known in the art to have a

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composite magnetic head further comprise an upper gap layer disposed above electrode layers and a stack of layers and an upper magnetic shield disposed above the upper gap layer in the same field of endeavor for the purpose of protecting the head from stray flux. Official notice is also taken of the fact that it is notoriously old and well known in the art to have a composite magnetic head further comprise an inductive magnetic head disposed above a magnetoresistive head via an insulation layer in the same field of endeavor for the purpose of enabling information storage. Official notice is lastly taken of the fact that it is notoriously old and well known in the art to have a composite magnetic head further comprise soft magnetic layers disposed between magnetic domain control layers and electrode layers in the same field of endeavor for the purpose of increasing stability. It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have had the ion implanted regions of the anti-ferromagnetic layer of Han be non-magnetic; to have had the composite magnetic head of Han further comprise an upper gap layer disposed above the second electrode layers and the stack of layers; and an upper magnetic shield disposed above the upper gap layer; to have had the composite magnetic head of Han further comprise an inductive magnetic head disposed above the magnetoresistive head via an insulation layer; and to have had the composite magnetic head of Han further comprise soft magnetic layers disposed between the magnetic domain control layers and the second electrode layers. The rationale is as follows:

One of ordinary skill in the art would have been motivated to have had the ion implanted regions of the anti-ferromagnetic layer of Han be non-magnetic since a person of ordinary skill in the art would have realized that there is no need to maintain magnetism in the ion implanted regions of the anti-ferromagnetic layer since the pinned layer ion implanted regions, which directly correspond to the ion implanted regions of the anti-ferromagnetic layer, are transformed into non-magnetic regions, i.e., those regions of the pinned layer no longer require pinning by the anti-ferromagnetic layer.

One of ordinary skill in the art would have been motivated to have had the composite magnetic head of Han further comprise an upper gap layer disposed above the second electrode layers and the stack of layers; and an upper magnetic shield disposed above the upper gap layer since such protects the head from stray flux.

One of ordinary skill in the art would have been motivated to have had the composite magnetic head of Han further comprise an inductive magnetic head disposed above the magnetoresistive head via an insulation layer since such enables information storage, and since Han teaches application of the invention in a magnetic read/write head.

One of ordinary skill in the art would have been motivated to have had the composite magnetic head of Han further comprise soft magnetic layers disposed between the magnetic domain control layers and the second electrode layers since such increases stability.

Response to Arguments

4. Applicant's arguments filed 17 December 2007 have been fully considered but they are not persuasive.

The applicant argues that Han et al. (US 6,383,574) does not teach "the respective first electrode layers separated from each other." This argument, however, is not found to be persuasive as Han et al. (US 6,383,574) does teach the respective first electrode layers (22a and 22b) separated from each other (as shown in FIG. 4, for instance, i.e., layer 22c separates layers 22a and 22b from each other). Moreover, note that 22a and 22b are disclosed as "laterally abutting" 22c in lines 28-29 in column 8, for instance.

Conclusion

5. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to CRAIG A. RENNER whose telephone number is (571)272-7580. The examiner can normally be reached on Tuesday-Friday 9:00 AM - 7:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, A. L. Wellington can be reached on (571) 272-4483. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Craig A. Renner Primary Examiner Art Unit 2627